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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

0 Lien Avoidance

				Last revised: August 1, 2020
		UNITED STATES BANKRUF District of New Jer		
In Re:	Tonya Honey	Ca	se No.:	
			dge:	
		Debtor(s)		
		CHAPTER 13 PLAN AND I	MOTIONS	
✓ Original☐ Motions	s Included	☐ Modified/Notice Required☐ Modified/No Notice Require	Date:	Sept. 21, 2023
		THE DEBTOR HAS FILED FOR F CHAPTER 13 OF THE BANKRU		
		YOUR RIGHTS MAY BE AI	FFECTED	
contains the Plan proper your attorn written object may be remotions me stated in the notice. See modification will alone will or modify wishes to prosecute	ne date of the confinenced by the Debtor to be deep. Anyone who wisection within the time duced, modified, or hay be granted without the Notice. The Course Bankruptcy Rule 3 on may take place seavoid or modify the latien based on valuation contest said treatments.	In the court a separate <i>Notice of the</i> mation hearing on the Plan propose to adjust debts. You should read the shes to oppose any provision of this le frame stated in the <i>Notice</i> . Your eliminated. This Plan may be confined further notice or hearing, unless at may confirm this plan, if there are 8015. If this plan includes motions to olely within the chapter 13 confirmation. The debtor need not file a separate of the collateral or to reduce the intent must file a timely objection and	ed by the Debtor. The ese papers carefully is Plan or any motion rights may be affected and become bit written objection is for no timely filed objection process. The plantate motion or advestinterest rate. An affect appear at the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included iled before the deadline tions, without further en, the lien avoidance or an confirmation order ersary proceeding to avoid acted lien creditor who nation hearing to
state who	ether the plan inclu	be of particular importance. <i>Deb</i> Ides each of the following items. e provision will be ineffective if s	If an item is checke	ed as "Does Not" or if
THIS PLA	N:			
	✓ DOES NOT CON SET FORTH IN PA	ITAIN NON-STANDARD PROVISI IRT 10.	ONS. NON-STANDA	ARD PROVISIONS MUST
COLLATE	ERAL, WHICH MAY	T THE AMOUNT OF A SECURED RESULT IN A PARTIAL PAYMEN MOTIONS SET FORTH IN PART	T OR NO PAYMENT	

 $\hfill \square$ DOES $\hfill \square$ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Initial Debi	tor(s)'	Attorne	ЭУ	CJB			Initia	al De	btor:	ТН				Initia	Co-D	ebto	r		
Part 1: Pa	aymer	nt and	Ler	ngth	of Pl	an													
a. approxima		ebtor s month		l pay	1,41	2.00	Mont	hly t	o the	Cha	oter 1	3 Trus	stee,	start	ing on	Octo	ber 1, 2	2 023 for	r
b.	The d ✓		-utu	ıre E	arnin	gs								·			nds are	e availa	able):
C.	Use o		Sale Des	of recripti	eal pr	opert	ty			S :									
			Des	cripti	e of r on: d date	·	•		n:	_									
			Des	cripti				-		mort -	gage	encur	mberi	ing p	roperty	<i>r</i> : —			
d. e.		lo	oan	mod	lificat	ion.	•			•			·					ance o of plan	
Part 2: Ac	degua	te Pro	tec	tion						ΧN	ONE								
a. Trustee ar	Adequate Adequate Adequate	uate pro oursed uate pro	ote pre ote	ction -conf	firmat payn	tion to	will	_ (cre be m	nade i editor nade i	n the). n the	amo			_					3
											•								
Part 3: Pr										_	-	tor ag	rees	othe	rwise:				
Creditor							Т	ype o	f Priori	ty							Amo	ount to b	e Paid
Boyle & Val	enti Lav	w, P.C.									ority -	Legal	Fees		by the amoun prope	e Bar It is a Ised approposed Iition	nkrupto already plan pa roval, it to the a	ipon ap y Court include iyment. will no amount olan pay	- This in the Upon t be in of the

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Check one:	apport Obligations assigned of o	wed to a governi	nentai unii	i and paid less in	an iuii amouni.
None					
	wed priority claims listed below a				
9	o or is owed to a governmental u o 11 U.S.C.1322(a)(4):	nit and will be pa	iid iess tha	in the full amount	or the claim
Creditor	Type of Priority	Claim Amou	unt	Amount to	be Paid
	, type or t manny			7	
Part 4: Secured C	Claims				
a. Curing Default	t and Maintaining Payments or	n Principal Resi	dence: 🗸	NONE	
•	•	-	_		
	or will pay to the Trustee (as part	•		•	•
bankruptcy filing a	e debtor shall pay directly to the o s follows:	creditor (outside	ine Pian) i	nonuny obligation	is due aitei the
<u></u>			Interest	Amount to be Paid	Regular Monthly
Creditor	Collateral or Type of Debt	Arrearage	Rate on	to Creditor (In Plan)	Payment (Outside Plan)
O TOURION	Conditional of Type of Door	, arearage	Arrearage	Fiaii)	FIAII)
O	aintaining Payments on Non-Pr	incipal Residen	ce & othe	r loans or rent a	rrears: 🗸
NONE					
The Debtor will pa	y to the Trustee (as part of the P	lan) allowed clai	ms for arre	earages on month	nly obligations
and the debtor will	pay directly to the creditor (outs	•		•	
filing as follows:					
			Interest Rate on	Amount to be Paid to Creditor (In	Regular Monthly Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
c. Secured claims	excluded from 11 U.S.C. 506:	 NONF			
		,			
	ns were either incurred within 91				
	ecurity interest in a motor vehicle				
value:	the petition date and secured by	a purchase mor	iey securit	y interest in any t	arier triing or
valuo.				Total to be Pa	aid through the Plan
Name of Creditor	Collateral	Interest Rate	Amount of Claim	Including	Interest Calculation
Traine of Orealton	Collatoral	microst rate	Olalili		
d. Requests for v	valuation of security, Cram-do	wn, Strip Off &	Interest R	ate Adjustment	s 🕢 NONE
1) The de	ebtor values collateral as indicate	ed helow. If the c	laim may l	he modified unde	r Section
,	cured creditor shall be paid the a		•		
	terest as stated. The portion of a				
	laim. If a secured claim is identif	ied as having "N	O VALUE"	it shall be treate	d as an
unsecured claim.					
	NOTE: A modification und	der this section	AI SO DE	OURES	
	the appropriate motion to k				
	abb. ab. menen to k				

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid	
-NONE-								
		ains collateral and on arge the correspon		Plan, paym	ent of the fu	ıll amount	of the	
e. Surrender V N Upon confi that the stay under collateral:	rmation, the st	ay is terminated as 1 be terminated in						
Creditor		Collateral to be Surrer	ndered	Value of	Surrendered Collateral	Remaining Unsecured Debt		
Creditor PNC Mortgage - W First Harvest Cred g. Secured Claim	owing secured lortgage on res it Union - car lo	I claims are unaffed sidence ban for 2018 Mazda n Full Through th	cted by the Pla	NE	otal Amount to	ho Paid th	rough the Plan	
Creditor		Collateral		10	otal Amount to	be Paid th	rough the Plan	
Part 5: Unsecure	d Claims	NONE						
a. Not sep		ified allowed non-page an \$ to be dist			shall be paid	d:		
	Not less th	an percent						
✓	Pro Rata c	listribution from any	/ remaining fu	nds				
b. Separa	tely classified	unsecured claims Basis for Separate Cla		ed as follow Treatment	rs:	Amo	ount to be Paid	
Part 6: Executory	v Contracts a	nd Unexpired Leas	ses X NO	ONE				
	e time limitatio	ns set forth in 11 U			orevent assi	umption o	of	
All executo except the followin		nd unexpired leases ssumed:	s, not previous	sly rejected b	by operation	of law, a	re rejected,	
	rears to be Cured	in Nature of Con	tract or Lease	Treatment by	Debtor	Post-Petition	on Payment	
				·				
Part 7: Motions	X NONE							

form, <i>l</i> 3015-1	Notice of A Certi	s containing Chapter 13 fication of So of Court whe	Plan Trai ervice, N	nsmittal, wit otice of Cha	thin the apter 13	e time a 3 <i>Plan</i>	and in <i>Transr</i>	the man nittal an	ner set	forth in	D.N.J. LBR
		on to Avoid L tor moves to									
Creditor		ature of ollateral	Type of Lie	en Amount o	of Lien	Valu Colla	ue of iteral	Amoun Claim Exempt	t of O	Sum of All other Liens against the Property	Amount of Lien to be Avoided
NONE	The Deb	on to Avoid I tor moves to Part 4 above:		·							-
Creditor		Collateral		Scheduled Debt	Total Co		Superior	r Liens	Value of Creditor's Interest i Collatera	s n	Total Amount of Lien to be Reclassified
Partial	ly Unsec The Deb	on to Partiall ured. one No	NE reclassify sistent wi	the followin	ng claim ove:		artially s		and part	ially unse	Amount to be Reclassified as
	Other F	Plan Provisio		Cheduled Debt	value				Secured		Unsecured
	a. Vesti D b. Payn Creditors	ng of Proper Ipon Confirmation Discharge The Notices and Lessors	ty of the ation ge	d for in Parts		•	continu	ue to ma	il custon	nary notic	ces or
·		Debtor notwit	_	; the automa	itic stay						
	The Star 1 2 3 4	Other Adr Secured C Lease Arr	shall pay tanding T ninistrative claims earages	rustee Com			owing o - - -	rder:			
	5	Priority C	aims								

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	6)	General Unsecured Claims		
	d. Post-Pe	tition Claims		
Section		ng Trustee ☑ is, ☐ is not authorize the amount filed by the post-peti	zed to pay post-petition claims filed pursuant to 11 U.S. tion claimant.	.C.
l		_		
Part 9	: Modification	on ^X NONE		
		n of a plan does not require the rdance with D.N.J. LBR 3015-2	nat a separate motion be filed. A modified plan mus	t
		nodifies a Plan previously filed in being modified:	n this case, complete the information below.	
Explai		the plan is being modified:	Explain below how the plan is being modified:	
Part 1	Non-Standa ✓ NONE ☐ Explain h	ndard Provision(s): Signatures rd Provisions Requiring Separat ere: ndard provisions placed elsewher	e Signatures:	
Signa	tures			
The De	ebtor(s) and t	ne attorney for the Debtor(s), if a	ıny, must sign this Plan.	
debtor	(s) certify that	the wording and order of the pro	not represented by an attorney, or the attorney for the ovisions in this Chapter 13 Plan are identical to <i>Local F</i> andard provisions included in Part 10.	- orm
I certify	/ under penal	ty of perjury that the above is tru	e.	
Date:	September 21	, 2023	/s/ Tonya Honey	
Date:			Tonya Honey Debtor	
			Joint Debtor	
Date	September 21	, 2023	/s/ Carrie J. Boyle Carrie J. Boyle Attorney for the Debtor(s)	
		, 2023	/s/ Carrie J. Boyle	-